





UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED AP	ATTO	ATTORNEY DOCKET NO.				
08/158,02	9 11/26/93	FILEPP		R EXAMMEROUT				
1,		E0M1 (0000	ļ	AMSBURY, W	PAPER NUMBER			
PAUL C. S		E3M1/0228	,		12			
SUITE 470:	3			DATE MAILED: 2307				
		•			02/28/96			

Please find below a communication from the EXAMINER in charge of this application.

See attacked.

Commissioner of Patents

Advisory Action

Application No. 08/158,029 Applicant(s)

Filepp et al

Examiner

Wayne Amsbury

Group Art Unit 2307

TH	F PFRI	OD FOR	RESPON	ISE: [che	ck only a) or	b)]		•					
•••		expires			from the mailin		inal reiect	ion.					
	b) [expires	either thre In no eve	 e months fr	om the mailing , will the statut	date of the fina	al rejectio	n, or on the	e mailing d later than s	ate of thi six month	s Advisory is from the	Action, wh date of the	ichever final
	date or determ	n which th ining the p	e respons period of e	e, the petition an	ed by filing a pe on, and the fee d the correspor lly set shortene	have been filed Inding amount o	d is the da of the fee.	ate of the re . Any exter	esponse ar nsion fee p	nd also th ursuant t	e date for o 37 CFR	the purpose	es of
X	Appell period	lant's Bri	ef is due onse set	two mon	ths from the ve, whicheve	date of the Ner is later). S	Notice of See 37 C	Appeal fi FR 1.191	iled on (d) and 3	<i>Jul 19</i> 37 CFR	<i>), 1995</i> 1.192(a).	(or wit	hin any
					ection, filed o lication in co				en consi	dered w	ith the fo	llowing ef	fect,
X	The pa	roposed	amendm	ent(s):									
	□ w	ill be ent	ered upo	n filing of	a Notice of A	oppeal and ar	n Appea	l Brief.					
	X w	ill not be	entered	because:									
٠.	, X	they rai	se new i	ssues that	t would requi	re further co	nsiderati	ion and/or	search.	(See no	te below).	
į		they rai	se the is	sue of nev	w matter. (S	ee note belov	w).						
		•	e not dea	-	ace the applic	cation in bett	er form	for appea	l by mate	erially re	ducing or	simplifyir	ng the
Ĭ	j o	they pro	esent ad	ditional cla	ims without	cancelling a	correspo	onding nur	mber of fi	nally re	ected cla	ims.	
i i		TE: <u><i>Th</i></u>	e scope	of claims	<u>6-11 is chang</u>	ged by the pr	oposed	<u>amendme</u>	ent.				
<i></i>	T O												
ndle Bene	<u>. Re</u>	ejection (f claims	of claims (11-15)	{6-10} ur in regard t	ercome the fo nder 35 USC o "]" in claim	112.2d in re	gard to						ejection
[- -	Newl Separ	y propos ate, time	ed or am ely filed a	nended cla amendmen	ims t cancelling t	he non-allow	able cla	ims.	wo	ould be a	allowable	if submitt	ed in a
		•	exhibit o	•	for reconside	ration has be	en cons	idered bu	t does N(OT place	the app	lication in	condition
				t will NOT al rejectio	be considere n.	d because it	is not d	irected SC	OLELY to	issues	which we	ere newly	raised by
X	For p	urposes	of Appea	al, the stat	us of the clai	ims is as follo	ows (se	e attached	written	explana	tion, if ar	ny):	
	Claim	s allowe	d:										
											•		
	The p	proposed	drawing	correction	n filed on			☐ has ☐	☐ has no	t been a	pproved	by the Ex	aminer.
	Note	the atta	ched Info	rmation D	isclosure Sta	tement(s), P	TO-144	9, Paper N	۷o(s)		<u> </u>		
	Other	r								Į	PATENT	AMSBURY EXAMINER JP 2300	₹